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11	UNITED STATE	S DISTRICT COURT	
12		Γ OF NEVADA	
13)		
14	RICHARD ZEITLIN, ADVANCED)		
14	TELEPHONY CONSULTANTS, MRZ)		
15	MANAGEMENT, LLC, DONOR)		
	RELATIONS, LLC, TPFE, INC.,		
16	AMERICAN TECHNOLOGY SERVICES,)		
17	COMPLIANCE CONSULTANTS,) CHROME BUILDERS CONSTRUCTION,)		
1/	INC., and UNIFIED DATA SERVICES,)		
18	inve., and orvir led DATA services,		
	Plaintiffs,)		
19)		
20	v.)	Case No. <u>2:18-cv-01919-RFB-CWH</u>	
21	BANK OF AMERICA, N.A. and JOHN)	STIPULATION TO EXTEND TIME TO	
	and JANE DOES 1-100,	FILE PROPOSED SCHEDULING ORDER	
22		(First Request)	
22	Defendants.	(1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	
23	<u> </u>		
24			
	Richard Zeitlin, Advanced Telephony Consultants, MRZ Management, LLC, Donor		
25	Relations, LLC, TPFE, Inc., American Technology Services, Compliance Consultants, Chrome		
26			
	Builders Construction, and Unified Data Service	es, (nereinatter the "Plaintiffs"), by and through	
27	undersigned counsel of record files this Stipulat	ion to Extend the Time to File the Joint Proposed	
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1	Scheduling Order. This stipulation is filed pursuant to LR 6-1 and 6-2. This is the first request for an		
2	extension of time to file the Joint Proposed Scheduling Order.		
3	Bank of America ("BOA") filed its Motion to Dismiss on November 16, 2018, (Doc. 16),		
4	and the Court ordered a hearing set for April 25, 2019 (Doc. 27). At the April 25, 2019 motion		
	hearing the Court ordered the parties to submit a joint proposed scheduling order by May 10, 2019.		
5	(Doc. 28.) The undersigned counsel for the Plaintiffs ordered an expedited transcript so the parties		
6	could incorporate the discussion into the proposed scheduling order. The parties need additional time		
7	to review the transcript, exchange drafts of the proposed scheduling order and confer before filing		
8	the joint proposed scheduling order. Therefore, the parties have stipulated to a seven-day extension		
9	to file the joint proposed scheduling order from Friday, May 10 to Friday, May 17 and request the		
10	Court adopt this stipulation.		
11	Respectfully submitted on May 9, 2019.		
12	THE BERNHOFT LAW FIRM, S.C.		
13	Attorneys for the Plaintiffs		
14	/s/ Robert G. Bernhoft		
15	ROBERT G. BERNHOFT, ESQ.		
16	Wisconsin Bar No. 1032777 1402 E. Cesar Chavez Street		
17	Austin, Texas 78704		
18			
19	IT IS SO ORDERED:		
20			
21	UNITED STATES DISTRICT JUDGE		
22	DATED:		
23	DATED.		
24			
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28			
	1		

CERTIFICATE OF SERVICE I hereby certify that on this date, I electronically filed the foregoing **STIPULATION TO** EXTEND TIME TO FILE PROPOSED SCHEDULING ORDER with the Clerk of the Court for the U. S. District Court, District of Nevada by using the Court's CM/ECF system. Participants in the case who are registered CM/ECF users will be served by the CM/ECF system. DATED: May 9, 2019. /s/ Robert G. Bernhoft Attorney for Plaintiffs